1 GAIL E. LEES, SBN 90363 GLees@gibsondunn.com 2 CHRISTOPHER CHORBA, SBN 216692 3 CChorba@gibsondunn.com BRYAN E. SMITH, SBN 239467 4 BSmith@gibsondunn.com 5 GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue Los Angeles, California 90071-3197 Telephone: (213) 229-7000 Facsimile: (213) 229-7520 6 7 8 Attorneys for Defendant, GENERAL MILLS, INC. 9 10 UNITED STATES DISTRICT COURT 11 SOUTHERN DISTRICT OF CALIFORNIA 12 13 ERIN WRIGHT, individually and as CASE NO. 08CV1532 L LSP Class Representative of and for all those 14 similarly situated, CLASS ACTION 15 Plaintiff, DEFENDANT GENERAL MILLS, INC.'S NOTICE OF FILING OF 16 V. NOTICE OF REMOVAL 17 GENERAL MILLS, INC., and DOES 1 18 through 100, [San Diego Superior Court, Case No. 37-19 Defendant. 2008-00054977-CU-BT-NC1 20 21 22 23 24 25 26 27 28 Gibson, Dunn &

Document 3

Filed 08/20/2008

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Case 3:08-cv-01532-L-LSP

TO THE UNTIED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA:

PLEASE TAKE NOTICE that on August 20, 2008, pursuant to 28 U.S.C. Section 1441, Defendant General Mills, Inc. in the above-referenced action filed notice in the Superior Court for the County of San Diego that General Mills has removed the action of Plaintiff Erin Wright from the Superior Court to the United States District Court for the Southern District of California.

A true and correct copy of the notice filed with the Superior Court of the State of California for the County of San Diego is attached hereto as Exhibit A.

DATED: August 20, 2008

GIBSON, DUNN & CRUTCHER LLP GAIL E. LEES CHRISTOPHER CHORBA BRYAN E. SMITH

By: Christopher Chorba BEE

Attorneys for Defendant, GENERAL MILLS, INC.

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Gibson, Dunn & Crutcher LLP

DEFENDANT GENERAL MILLS, INC.'S NOTICE OF FILING OF NOTICE OF REMOVAL

Case No. 08CV1532 L LSP

EXHIBIT A

HORTH COPATY BIVISION

OB AUG 20 PH 12: 36

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CLERK-SUPERIOR COURT SAN DIEGO COUNTY, GA

Attorneys for Defendant GENERAL MILLS, INC.

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SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SAN DIEGO NORTH COUNTY REGIONAL CENTER

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ERIN WRIGHT, individually and as Class Representative of and for all those similarly situated,

Plaintiff.

16 GENERAL MILLS, INC., and DOES 1 through 100.

Defendants.

CASE NO. 37-2008-00054977-CU-BT-NC

UNLIMITED CIVIL

Assigned to the Honorable Michael B. Dept. NC-28

DEFENDANT GENERAL MILLS, INC.'S NOTICE OF REMOVAL

Action Filed: June 4, 2008

Trial Date:

Not set.

PEPENDANT GENERAL MILLS, INC.'S NOTICE OF REMOVAL

TO THE CLERK OF THE ABOVE-ENTITLED COURT AND TO PLAINTIFF AND HER 1 2 COUNSEL OF RECORD: 3 PLEASE TAKE NOTICE that Defendant General Mills, Inc., removed the above-entitled action from the Superior Court for San Diego County to the United States District Court for the 4 Southern District of California on August 20, 2008. A copy of the notice of removal is attached to 5 this notice as Exhibit 1, and is fully incorporated by this reference. 6 7 DATED: August 20, 2008 GIBSON, DUNN & CRUTCHER LLP 8 9 10 Attorneys for Defendant 11 GENERAL MILLS, INC. 100503149_2.DOC 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

Document 3

Filed 08/20/2008

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Case 3:08-cv-01532-L-LSP

below to the United States District Court for the Southern District of California.

Defendant bases removal upon the following grounds:

- 1. On June 4, 2008, Plaintiff Erin Wright ("Plaintiff") filed a class action complaint against Defendant in the Superior Court of the State of California for San Diego County. The complaint is captioned *Erin Wright v. General Mills, Inc., et al.*, (Case No. 37-2008-00054977-CU-BT-NC) ("Complaint"), and assigned to the Hon. Michael B. Orfield in Department NC-28. Plaintiff served a copy of the Complaint on Defendant's registered agent on July 21, 2008. A true and correct copy of the Complaint, as well as the summons and other papers served by Plaintiff with this pleading, are attached hereto as Exhibit A.
- 2. Defendant has taken no action in the state court, and the state court has not entered any orders in that action.
- 3. This is a civil class action of which this Court has original jurisdiction pursuant to 28 U.S.C. § 1332. Defendant is authorized to remove this action to this Court pursuant to 28 U.S.C. § 1441(a) and 28 U.S.C. § 1453.
- 4. As set forth in greater detail below, this action satisfies each of the three requirements for removal set forth in 28 U.S.C. § 1332(d): (a) there are over 100 alleged class members in Plaintiff's proposed class (id. § 1332(d)(5)(B)); (b) the combined alleged claims of all potential class members, in the aggregate, exceed \$5,000,000 (id. § 1332(d)(2)); and (c) the requisite diversity exists (id. § 1332(d)(2)(A)).
- 5. Pursuant to 28 U.S.C. § 1332(d)(5)(B), there are over 100 class members in Plaintiff's proposed class. Plaintiff seeks to represent a class of "[a]ll persons residing in the State of California who purchased" the products at issue over the last

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Defendant avers that the matter in controversy exceeds \$5,000,000, exclusive of interest and costs, for several reasons: Plaintiff contends that Defendant's alleged wrongful conduct "has a.

in turn caused Plaintiff and the Class to incur millions of dollars in losses." (Compl. \P 6, 47 (emphasis added).)

belief, Defendant avers that there are more than 36 million residents in the State of

- Plaintiff seeks restoration to Plaintiff and all class members of the b. full purchase price products at issue and also prays for disgorgement of Defendant's "ill-gotten gains." (Id. ¶¶ 73, 82, 90, 100, 128(F).)
- Defendant has sold well in excess of \$10 million of these products c. in California in the last four years.
- Plaintiff alleges an intent to amend her complaint to seek punitive d. damages if Defendant does not correct the alleged wrongful conduct within thirty days. (Id. \P 127(c); see, e.g., Yeroushalmi v. Blockbuster Inc., No. 05-2550, 2005 U.S. Dist. LEXIS 39331, at *19 (C.D. Cal. July 11, 2005) (holding that "it is proper [under Class Actions Fairness Act] to consider the cost of injunctive relief, potential punitive damages, and attorney's fees").)
- Plaintiff seeks injunctive relief and amendments to the product e. packaging. See, e.g., Yeroushalmi, 2005 U.S. Dist. LEXIS 39331, at *19; Nelson v. Bic USA, Inc., No. 07-2367, 2008 U.S. Dist. LEXIS 27366 (S.D. Cal. Apr. 1, 2008), at *18-19, n.7 (because plaintiff sought primarily injunctive as opposed to monetary relief, "the amount in controversy could permissibly be evaluated in consideration of the other costs [defendant] is at risk of incurring should Plaintiff prevail on her requests for equitable relief under disgorgement, injunctive, and other theories").

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Plaintiff's counsel seeks a recovery of its attorneys' fees pursuant f. to Code of Civil Procedure §§ 1021.5 and 1032 (Compl. ¶¶ 127(e), 127(G)), and the Ninth Circuit "ha[s] held that attorneys' fees [a]re properly included in the amount in controversy in a class action" under the Class Actions Fairness Act of 2005. See Lowdermilk v. United States Bank Nat'l Ass'n, 479 F.3d 994, 1000 (9th Cir. 2007) (citing Gibson v. Chrysler Corp., 261 F.3d 927, 942-43 (9th Cir. 2001)); see also Guglielmino v. McKee Foods Corp., 506 F.3d 696, 700 (9th Cir. 2007) (noting that "Section 1332(a)'s amount-in-controversy requirement excludes only 'interest and costs' and therefore includes attorneys' fees[,]" and that plaintiff sought attorneys' fees pursuant to same state statutes cited here).

- Based on the potential size of the class, the average price of the products at issue, and the number of products sold in California during the four-year period upon which Plaintiff bases her class claims, Defendant avers that the amount in controversy readily exceeds \$5,000,000, exclusive of interest and costs. 28 U.S.C. § 1332(d)(2).1
- Finally, the requisite diversity exists pursuant to 28 U.S.C. 7. § 1332(d)(2)(A) because Plaintiff is a citizen of a state different from Defendant. Plaintiff was at the time the Complaint was filed a California citizen and resident, and Defendant is informed and believes that Plaintiff still is a citizen and resident of California. (Compl. ¶ 17.) Defendant was at the time the Complaint was filed and still is a Delaware corporation with its principal place of business in Minneapolis,

¹ Defendant disputes that Plaintiff is entitled to any relief. Of course, for purposes of Defendant disputes that Plaintiff is entitled to any relief. Of course, for purposes of the removal analysis, "[t]he question is not what damages the plaintiff will recover, but what amount is 'in controversy' between the parties." Brill v. Countrywide Home Loans, Inc., 427 F.3d 446, 448 (7th Cir. 2005). For purposes of removal, the Court accepts Plaintiff's theories. Id. (rejecting argument that defendant must produce evidence that plaintiff will actually recover more than jurisdictional amount, because "suits are removed on the pleadings, long before 'evidence' or 'proof' has been adduced"). "The jurisdictional requirement is satisfied if either party can gain or lose the jurisdictional amount." Nelson v. Bic USA, Inc., No. 07-2367, 2008 U.S. Dist. LEXIS 27366, at *16 (S.D. Cal. Apr. 1, 2008).

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DEFENDANT GENERAL MILLS, INC.'S NOTICE OF REMOVAL

Case No. 08cv

	Case 3.00-07-01532-L-LSP D000	ument 3 Filed 06/20/2006 Page 12 01 54								
1	WHEREFORE Defendant removes the original action brought by Plaintiff now									
2	pending in the San Diego County Superior Court from the San Diego County Superior									
3	Court to the United States District Court for the Southern District of California.									
4										
5	DATED: August 20, 2008	GIBSON, DUNN & CRUTCHER LLP								
6		GAIL E. LEES CHRISTOPHER CHORBA								
7		BRYAN E. SMITH								
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9		By: Gail & Lees BES								
10	·	Attorneys for Defendant								
11	100503014_1.DOC	Attorneys for Defendant, GENERAL MILLS, INC.								
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DEFENDANT GENERAL MILLS, INC.'S NOTICE OF REMOVAL

Case No. 08cv_

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DEFENDANT GENERAL MILLS, INC.'S NOTICE OF REMOVAL

Case No. 08cv

Case 3:08-cv-01532-L-LSP

Document 3

5403713042 Filed 08/20/2008

NATIONAL REGISTERED AGENTS, INC.

SERVICE OF PROCESS SUMMARY TRANSMITTAL FORM

To:	TREVOR GUNDERSON			SOP Transmittal # (800) 767-1553 - (609) 716-0820 -				
	GENERAL MILLS, INC. NUMBER ONE GENER MINNEAPOLIS, MN 554	AL MILLS BOULEVARD						
				(009) /10-082	0 - FAX			
Defe (Entire	endant: GENERAL MILLS, y Served)	INC.						
the S	losed herewith are legal docu State of CALIFORNIA ived:	ments received on behalf of the on this 21 day of	he above captioned July , :	entity by National Registered Agents 2008 The following is a summary	s, Inc. or its Affiliar of the document(s			
1.	Title of Action: Erin W	Vright v. General Mills, Inc	o., et al.					
2.	Document(s) served:							
	Summons Complaint Petition Garnishment	Subpoena Third Party Complain Default Judgement	nt No	unction dice of schanics Lien her: Class Action Complaint				
3.	Court of Jurisdiction/ Case & Docket Number	San Diego County Sup 21: 37-2008-00054977-CU	perior Court, Nort J-BT-NC	th County Division, Vista Regiona	al Center			
4.	Amount Claimed, if an	y: Please See Attached						
5.	Method of Service Generally Served by: Delivered Via: Other (Explain):		Deputy Sheri Regular Mail (Erwelope enclosed)	Facsimile				
6.	Date and Time of Serv	ice: 7/21/2008 4:27:15 PN	M PST (GMT -8)					
7.	Appearance/Answer D	ate: 30 Days	•					
8.	Plaintiff's Attorney: (Name, Address & Telephone Number)	Brett L. Rosenthal, Esq. McNulty Law Firm 827 Moraga Drive Los Angeles, CA 90049 (310) 472-7014		 Federal Express Airbill #796 Call Made to: Not required 	0548436464			
11,	Special Comments:							
TAP	TIONAL REGISTERED A	GENTS, INC.	Copies To:					
្រែង បារ	smitted by Dena LaPorta							
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I. <u>NATURE OF ACTION</u>

- This is a class action pursuant to California's Unfair Competition Law, Business and Professions Code §§ 17200 et seq. ("UCL"). California's False Advertising Law Business and Professions Code §§ 17500, et seq. ("FAL")and The Consumers Legal Remedies Act Civil Code § 1750, et seq. ("CLRA"), against Defendant GENERAL MILLS for its marketing, advertising, promotion and sales of "Nature Valley" crunchy granola bar products and "Nature Valley" chewytrail-mix bar products as "100% Natural" when these products contain one or more non-natural or artificial ingredient, such as High Fructose Corn Syrup ("HFCS").
- The term "100% Natural" and similar terms are regularly used by manufacturers, such as the Defendant, to describe a product that does not have any chemically altered or man-made ingredients. These terms are used to convey the message that the product at issue is a healthier choice than competing products that contain processed ingredients, and that this product is superior and is even worth a premium price because of that benefit.
- However, HFCS is a highly processed sugar substitute that does not exist in nature and is not 3. "100% Natural." The use by GENERAL MILLS of the term "100% Natural" to describe its "Nature Valley" crunchy granola bar products and its "Nature Valley" chewy-trail-mix bar products when, in fact, the products are not, is unfairly misleading, inaccurate, deceptive and unlawful.
- Desendant's actions in describing these products as "100% Natural" was designed to induce 4. consumers, such as the Plaintiff and the members of the putative Class, into believing that the product being described does not contain chemically altered or man-made ingredients and, therefore, that the product is a more healthy choice than competing products.
- As a direct result of its misleading, deceptive, untrue advertising and its unlawful, unlair and fraudulent business practices related to the "100% Natural" products listed above, Defendant caused

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Plaintiff and other members of the Class to purchase, purchase more of, or pay more for, these Nature Valley products.

- Plaintiff and the members of the putative Class would have made different purchasing decisions had they known that the Defendant's "100% Natural" products contained one or more nonnatural or artificial ingredient(s), such as High Fructose Corn Syrup, which has in turn caused Plaintiff and the Class to incur millions of dollars in losses.
- Common sense dictates that the use of the term "100% natural" should be limited to those products that contain NO artificial and/or synthetic ingredients and/or consist entirely of ingredients that are only minimally processed, at best.
- 8. However, GENERAL MILLS has and continues to deceptively use the term "100% Natural" to describe its "Nature Valley" crunchy granola bar products and its "Nature Valley" chewy-trail-mix bar products when they actually contain ingredients that have been chemically altered from their natural state and, therefore, cannot be considered "100% Natural".
- Thus, use by GENERAL MILLS of the term "100% Natural" to describe its "Nature Valley" crunchy granola bar products and its "Nature Valley" chewy-trail-mix bar products creates consumer confusion, is deceptive, and detrimentally effects competing products that are "100% Natural" (i.e., naturally produced or contain ONLY ingredients that are chemically unchanged from their natural state).

II. PARTIES

Plaintiff is over the age of nineteen (19) years of age. Plaintiff is filing this claim on behalf 10. of herself and all residents throughout the State of California who purchased a GENERAL MILLS "Nature Valley" crunchy granola bar products and its "Nature Valley" chewy-trail-mix bar products within the "Class Period" as defined herein, that was marketed, advertised, promoted, and/or sold as

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27 28 "100% Natural" but which contain one or more non-natural or artificial ingredient(s), such as High Fructose Corn Syrup.

- Specifically excluded from the class is any entity in which Defendant GENERAL MILLS has 11. a controlling interest, and any and all officers, directors, employees, affiliates, subsidiaries, legal representatives, heirs, successors, and/or assigns of any such entity, together with any immediate family member of any officer, director or employee of said companies.
- 12. Also excluded from the Class is any Judge or Magistrate presiding over this Action and members of their immediate families, and any counsel for any Defendant, counsel's staff, and/or immediate families.
- 13. Defendant General Mills, Inc., ("GENERAL MILLS") is a Delaware corporation/company with its principal place of business located in Minneapolis, Minnesota, GENERAL MILLS develops, manufactures, promotes, distributes, and sells packaged "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products throughout the State of California. Defendant GENERAL MILLS representative for service of process in the State of California is as follows:

NATIONAL REGISTERED AGENTS, IN C. 2030 MAIN STREET SUITE 1030 **IRVINE, CA 92614**

The true names and capacities, whether individual, corporate, associate, or otherwise, of the 14. Defendants designated herein as DOES 1 through 100, inclusive, are presently unknown to Plaintiff, who, therefore, sue said Defendants by such fictitious names. Plaintiffs are informed and believe, and thereupon allege, that each of the Defendants designated herein as a "Doe" is legally responsible for the events and happenings hereinafter referred to, and proximately caused or contributed to the injuries and damages as hereinafter described. Based upon information and belief, DOES 1 through 100 are any other companies who manufactured, sold, marketed and/or advertised for sale the

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"Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products throughout the State of California to the class as hereinafter described. Plaintiffs will seek leave of the Court to amend this complaint, in order to show the true names and capacities of such parties. when each has been ascertained.

At all times herein mentioned, each of the Defendants was the agent, partner, joint venture 15. and/or employee of the remaining Defendants, and was acting within the course and scope of such agency, partnership, joint venture, and/or employment. Furthermore, in engaging in the conduct described below, the Defendants were all acting with the knowledge, consent, approval, and/or ratification of their co-Defendants.

III. JURISDICTION AND VENUE

- 16. Jurisdiction and venue are proper in this Court.
- 17. Plaintiff is a resident citizen of the State of California, is a resident citizen of this Judicial Circuit, and the acts, events, and conduct complained of herein occurred in substantial part within this Judicial District. Defendant has substantial operations and/or does significant business within this Judicial District and is, therefore, subject to personal jurisdiction in this Judicial District.
- Plaintiff is a "consumer" and a "real party in interest" as required to bring this action and as 18. set out in Civil Code § 1780(a). Moreover, Plaintiff suffered damage and injury as a result of Defendant conduct as alleged above.
- Plaintiff and the members of the putative Class respectfully represent that they have injuries suffered damages common to all of those similarly situated, and they specifically disclaim any cause of action based in any way upon federal law, whether pursuant to federal statute, federal common law, or the Constitution of the United States of America, basing their causes of action solely and exclusively upon statutes and the common law of the State of California.

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IV. FACTS

- 20. This Class Action seeks redress for GENERAL MILLS deliberate and unlawful misbranding of "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products as being "100% Natural" when, in fact, the product(s) contain at least one (1) non-natural ingredient.
- 21. GENERAL MILLS is in the business of producing and marketing food and beverage products to the general public throughout the United States including the State of California.
- Upon information and belief, GENERAL MILLS entered the crunchy granola bar market in 1975. Ultimately, GENERAL MILLS developed and began marketing "100% Natural" "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products.
- 23. The label on each box of "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products prominently displays the words "100% Natural".
- 24. GENERAL MILLS has marketed these products on its website, <u>www.generalmills.com</u>, as "a 100 percent natural source of energy to fuel consumers' healthy, active lifestyles."
- 25. GENERAL MILLS website has further described its "Nature Valley" crunchy granola bar products as follows:
- ... "made with pure and simple ingredients. When you want a natural snack for your healthy, active outdoor lifestyle, reach for the great taste and whole-grain goodness of Nature Valley crunchy granola bars."
- 26. Similarly, GENERAL MILLS website describes its "Nature Valley" chewy-trial-mix products as follows:
- ... "Nature Valley Chewy Trail Mix Crunchy granola bars are one thing you don't want to leave behind. They ... are made from 100% natural ingredients ... "
- 27. However, these products are not "100% natural" because they contain a highly processed sugar substitute know as High Fructose Corn Syrup (hereinafter "HFCS").
- 28. HFCS does not exist in nature and is a man-made sweetener.

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Therefore, to describe, label, advertise, and promote HCFS as a "Natural," "All Natural" or 29. "100% Natural" ingredient is deceptive and unfair to consumers and competitors.

- HFSC is created from cornstarch, as opposed to sugar (sucrose), which is produced from 30. sugar cane or sugar beets. HFCS is produced by processing cornstarch to yield glucose, and then processing a significant portion of the glucose to produce fructose. Acids or enzymes are needed to break down cornstarch, which is composed of long chains of glucose molecules, into glucose and then, partially into fructose.
- First, the cornstarch is treated with an enzyme, alpha-amylase, to produce shorter chains of 31. sugars called polysaccharides. Alpha-amylase is industrially produced by a bacterium, usually Bacillus sp. The enzyme is purified and then shipped to HFCS manufacturers.
- Second, an enzyme called glucoamylase breaks the sugar chains down even further to yield 32. glucose. Unlike alpha-amylase, glucoamylase is produced industrially by Aspergillus, a fungus. (Acids may be used by some companies instead of alpha-amylase and glycoamylase)
- The third enzyme, glucose-isomerase, converts glucose to a mixture of about forty-two 33. percent (42%) fructose and fifty to fifty-two percent (50% to 52%) glucose, with some other sugars (or short polymers of glucose) mixed in. While alpha amylase and glucoamylase are added directly to the slurry, pricey glucose-isomerase is packed into columns and the sugar mixture is then passed over it. The sweet liquid with forty-two percent (42%) fructose is used as HFCS 42 in some applications.
- If the end user wants a higher percentage of fructose in its HFCS, two additional steps are 34. necessary. First, a liquid chromatography step takes the mixture to ninety-percent (90%) fructose. Second, the ninety-percent (90%) mixture is back-blended with the original mixture to yield a final concentration of about fifty-five (55%) fructose. This mixture is what the industry commonly refers to as HFCS 55, and is the industry standard.

Case 3:08-cv-01532-L-LSP

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- 35. Isomerization to create HFCS generally takes place in large, backed-bed reactors. These are cylindrical columns designed to give good flow distribution and flow control. Isomerization of dextrose to fructose is a thermodynamically controlled reaction,
- 36. The process described herein above does NOT otherwise occur in nature. Indeed, the process used to create HFCS has only been in existence for the last 50 years.
- 37. Furthermore, the molecules in HFCS, and in the Defendant' "100% Natural" "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products were not extracted from natural sources, but created through enzymatically catalyzed chemical reactions in factories.
- Once the complicated process for creating HFCS is understood, it is clear why describing 38. products that contain HFCS as "100% Natural" is misleading and deceptive.
- HFCS is a man-made product and its use in the Defendant' "100% Natural" "Nature 39. Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products is misleading to the general public, consumers of the products, and the present Plaintiff.
- 40. GENERAL MILLS is telling the general, consuming public of the State of California that "100% Natural" "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trailmix bar products are "100% natural" when they are not.
- This action does not challenge GENERAL MILLS' use of HFCS in its products, nor does 41. this action allege that HFCS has any adverse health effects. This action only challenges use of the phrase "100% natural" to describe, promote, market, and sell products that contain the non-natural, man-made, synthetic sugar substitute, HFCS.
- GENERAL MILLS produces, markets, promotes, and sells "Nature Valley" crunchy granola 42. bar products and "Nature Valley" chewy-trail-mix bar products that are deceptively labeled as "100% natural" but contain HFCS. GERERAL MILLS does not mention that these products contain

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HFCS except in I	hard-to-read	type in th	e "ingredients"	statement	on the	reverse/rear	side	of th
product container.	This is desp	ite the fact	that HFCS is a	primary ing	redient	in each such	prodi	uct,

- 43. GENERAL MILLS is intentionally and purposely manipulating the labeling of certain of its products in violation of the law and with the specific intent of misrepresenting said "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products are "100% Natural" when they are clearly not. Such conduct is in direct violation of California consumer protection laws in that such conduct constitutes a deceptive and unfair trade practice.
- Plaintiff purchased GENERAL MILLS "Nature Valley" crunchy granola bar products and "Nature Valley" chewy-trail-mix bar products expecting a healthy food product. Plaintiff was attracted to GENERAL MILLS' products because the label indicated that the "Nature Valley" crunchy granola bar products and its "Nature Valley" chewy-trail-mix bar products were made from "100% natural" ingredients.
- Plaintiff reasonably believed that "100% natural" labeled products contain ingredients found 45. in nature or, at least, ingredients minimally processed from things found in nature. Plaintiff does not consider HFCS to be a "natural" ingredient.
- Plaintiff relied on the "100% Natural" ingredient representation to his detriment. Only after 46. Plaintiff purchased and consumed the products did he learn that the products actually contained HFCS, an artificial ingredient.
- Plaintiff and the members of the putative Class would have made different purchasing 47. decisions had they known that the Defendant's "100% Natural" products contained one or more nonnatural or artificial ingredient(s), such as High Fructose Corn Syrup, which has in turn caused Plaintiff and the Class to incur millions of dollars in losses.
- Plaintiff bargained for and paid for a "100% Natural" product, but instead received a product 48. with a non-natural, man-made, artificial ingredient, HFCS, which had no value or benefit to him.

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V. CLASS ACTION ALLEGATIONS

Plaintiff brings this action as a class action pursuant to California Civil Code \$1780, et seq., 49. on his own behalf, and on the behalf of all others similarly situated, with the Class being defined as follows:

> All persons residing in the State of California who purchased GENERAL MILLS. INC., "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products marketed, advertised, promoted, labeled and sold as "100% Natural," but that contained HFCS and/or other unnatural ingredients, during the "Class Period"

- Specifically excluded from the Class is any entity in which GENERAL MILLS, INC., has a 50. controlling interest, and any and all officers, directors, employees, affiliates, subsidiaries, legal representatives, heirs, successors, and/or assigns of any such entity, together with any immediate family member of any officer, director or employee of said companies.
- Also excluded from the Class is any Judge or Magistrate presiding over this Action and 51. members of their immediate families, and any counsel for any Defendant, counsel's staff, and/or immediate families.
- The "Class Period" is defined as being the four (4) years immediately preceding the filing of 52. this action.
- A class action is maintainable under California Rules of Civil Procedure, because Defendant 53. has acted and refused to act on grounds generally applicable to the Class, thereby making final injunctive relief and declaratory relief appropriate with respect to the Class as a whole.
- Alternatively, a class action is maintainable under California Civil Code Section 1780, et seq. because common questions predominate over any questions affecting individual members of the Class, and litigation as a class action is superior to other available methods for the fair and efficient adjudication of this controversy for the following reasons:

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55.	While th	e exac	t numb	oer c	of Class mer	nbers for	each respect	tive Class is	presently	unknow	'n to
the	Plaintiff, a	nd can	only	be	ascertained	through	appropriate	discovery.	Plaintiff	believes	the
members of the Class readily exceeds over one thousand (1,000) persons.											

- The claims of the Plaintiff and the Class raise questions of law and fact that are common to 56. all members and which predominate over any questions solely affecting individual members of the Class. Among questions of law and fact common to the Class:
 - Whether Defendant misrepresents the ingredients, characteristics or other aspects of its "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products;
 - b. Whether Defendant mislabels its "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products;
 - C. Whether Defendant's misrepresentations are unfair, deceptive, untrue, or misleading advertising as defined under California Business and Professions Code § 17500 et seq.;
 - Whether Defendant's mislabeling of its "Nature Valley" crunchy granola bar products d. or "Nature Valley" chewy-trail-mix bar products constitutes unfair, deceptive, untrue, or misleading advertising as defined under California Business and Professions Code § 17500 et seq.;
 - e, Whether Defendant's mislabeling of its "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products is unlawful, unfair or fraudulent under California Business and Professions Code § 17200, et seq.;
 - f. Whether Defendant's misrepresentations are unlawful, unfair or fraudulent under California Business and Professions Code § 17200, et seq.;

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- Whether Defendant knew, or by the exercise of reasonable care should have known, that its misrepresentations and mislabeling of the "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products was untrue or would be misleading to a reasonable consumer;
- h. Whether Defendant knowingly and intentionally concealed from Plaintiff and the members of the Class that its "Nature Valley" crunchy granula bar products or "Nature Valley" chewy-trail-mix bar products were mislabeled and that the ingredients were misrepresented;
- Whether Defendant engaged in unfair and deceptive conduct in a violation of California Civil Code section 1750, et seq.
- j. Whether Defendant engaged in unfair and deceptive conduct in a violation of California Civil Code section 1770(a)(5) which prohibits: "Representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities which they do not have or that a person has a sponsorship, approval, status, affiliation, or connection which he or she does not have."
- k. Whether Defendant engaged in unfair and deceptive conduct in violation of

 California Civil Code section 1770(a)(7) which prohibits: "Representing that goods
 or services are of a particular standard, quality, or grade, or that goods are of a
 particular style or model, if they are of another."
- Whether Plaintiff and the members of the proposed Class have been injured or suffered losses and, if so, the extent of their injury or loss;
- m. Whether Defendant should be enjoined from engaging in the conduct complained of herein; and,

Case 3:0

- n. Whether Defendant has been unjustly enriched through the wrongful conduct set forth herein.
- 57. Plaintiff's claims as representative of the Class are typical of the claims of the absent class members. Plaintiff will fairly and adequately protect the interests of the Class, and has retained attorneys experienced in class and complex litigation as her counsel.
- 58. The prosecution of individual actions by members of the Class would create the risk of: (1) inconsistent or varying adjudications with respect to individual members of the Class which would establish incompatible standards of conduct for Defendant; and (2) adjudications with respect to individual members of the Class which would, as a practical matter, be dispositive of the interests of the other members not parties to the adjudications or substantially impair or impede their ability to protect their interests.
- Defendant has acted or refused to act on grounds generally applicable to the Class, thereby making appropriate final injunctive relief or corresponding declaratory relief with respect to the advertising, marketing and labeling of Defendant's "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products.
- 59. Plaintiff avers that the prerequisites for class action treatment apply to this action and that questions of law or fact common to the members of the Class predominate over any questions affecting only individual members, and that a class action is superior to other available methods for the fair and efficient adjudication of the controversies which are the subject of this action.
- 60. Plaintiff further states that the interests of judicial economy will be served by concentrating litigation concerning these claims in this Court, and that the management of the proposed Class will not be difficult.

VI. FIRST CAUSE OF ACTION

(Business and Professions Code § 17500, et seq. - Misleading and Deceptive Advertising)

61. Plaintiff repeats each and every allegation contained in the paragraphs above and incorporates such allegations by reference herein.

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- Plaintiff asserts this cause of action for violations of California Business and Professions 62. Code §17500, et seq. for misleading and deceptive advertising against Defendant.
- 63. At all material times. Defendant has engaged in a scheme of offering for sale "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products to Plaintiff and other members of the Class, by way of, inter alia, the World Wide Web (Internet), product packaging and labeling, commercial advertisements, and other promotional materials. The "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products actually contain HFCS, an artificial and manmade ingredient.
- Said labeling and other inducements were made within the State of California and come 64. within the definition of advertising as contained in Business and Professions Code §17500, et seq. in that such promotional materials and product labeling are intended as inducements to purchase the products and are statements disseminated by Defendant to Plaintiff and the members of the Class and are intended to reach these consumers.
- Defendant knew, or in the exercise of reasonable care should have known, that these 66. statements would be misleading and deceptive to the reasonable consumer.
- In furtherance of said plan and scheme, Defendant has manufactured and distributed within 67. the State of California via the World Wide Web (Internet), product packaging and labeling, commercial advertisements and other promotional materials, statements that falsely advertise the true nature of their "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trailmix bar products as being "100% Natural."
- The "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar 68. products contain an artificial man-made sweetener, HFCS.
- Consumers, including Plaintiff and the members of the Class necessarily and reasonably 69. relied on the label and other marketing materials for these products.
- 70. Consumers, including Plaintiff and the members of the Class were among the intended targets of these representations and statements.
- The above acts of Defendant, in disseminating said misleading and deceptive 71. representations and statements throughout the State of California to consumers, including Plaintiff

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and members of the Class, were and are likely to deceive reasonable consumers, including Plaintiff and other members of the Class by obfuscating the nature of the ingredients of the "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products, all in violation of the "misleading prong" of California Business and Professions Code § 17500, et seq.

- 72. As a result of the above violations of the misleading prong of Business and Professions Code § 17500, et seq., Defendant has been unjustly enriched at the expense of Plaintiff and the other members of the Class.
- 73. Plaintiff and the members of the Class, pursuant to Business and Professions Code 8 17535. are entitled to an order of this Court enjoining such future wrongful conduct on the part of Defendant, and such other orders and judgments which may be necessary to disgorge Defendant's ill-gotten gains and restore to any person in interest any money paid for the "100% Natural" "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products as a result of the wrongful conduct of Defendant.
- WHEREFORE, Plaintiff prays for relief, for herself and for the members of the Class, as set 74. forth below.

VII. SECOND CAUSE OF ACTION

(Business and Professions Code § 17500, et seq. - Untrue Advertising)

- 75. Plaintiff repeats each and every allegation contained in the paragraphs above and incorporates such allegations by reference therein.
- Plaintiff asserts this cause of action for violations of California Business and Professions 76. Code § 17500, et seq. for untrue advertising against Defendant.
- 77. At all material times, Defendant has engaged in a scheme of offering for sale "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products to Plaintiff and the other members of the Class, by way of, inter alia, the World Wide Web (Internet), product packaging and labeling, commercial advertisements and other promotional materials.
- The "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products contain an artificial man-made sweetener, HFCS.

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- 79. Consumers, including Plaintiff and the members of the Class, necessarily and reasonably relied on the label and other marketing materials for these products.
- 80. Consumers, including Plaintiff and the members of the Class, were among the intended targets of these representations and statements.
- 81. The above acts of Defendant, in disseminating said misleading and deceptive representations and statements throughout the State of California to consumers, including Plaintiff and members of the Class, were and are likely to deceive reasonable consumers, including Plaintiff and other members of the Class by obfuscating the nature of the ingredients of the "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products, all in violation of the "untrue" prong of California Business and Professions Code §17500, et seq.
- Plaintiff and the members of the Class, pursuant to Business and Professions Code § 17535. are entitled to an order of this Court enjoining such future wrongful conduct on the part of Defendant, and such other orders and judgments which may be necessary to disgorge Defendant's ill-gotten gains and restore to any person in interest any money paid for the "100% Natural" "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products as a result of the wrongful conduct of Defendant.
- WHEREFORE. Plaintiff prays for relief, for herself and for the members of the Class, as set 83. forth below.

VIII. THIRD CAUSE OF ACTION

(Business and Professions Code § 17200, et seq. - Unlawful Business Acts and Practices)

- Plaintiff repeats each and every allegation contained in the paragraphs above and 84. incorporates such allegations by reference herein.
- 85. Such acts of Defendant, as described above, and each of them, constitute unlawful business acts and practices.
- In this regard, manufacturing, marketing, advertising, selling and distributing the "Nature 86. Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products as "100% Natural" when, in fact, they contain HFCS, is unlawful.

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- The business practices alleged above are unlawful under the Consumers Legal Remedy Act, 87. Cal. Civ. Code \$1750, et seq. ("CLRA"), which also forbids deceptive advertising, among other things.
- The business practices alleged above are unlawful under Business and Professions Code 88. \$17200, et sea, by virtue of violating Business and Professions Code \$17500, et sea., which forbids untrue advertising and misleading advertising.
- 89. The business practices alleged above are also unlawful as a breach of an express warranty under California Commercial Code § 2313; and, breach of implied warranty of fitness for a particular purpose under California Commercial Code § 2315.
- As a result of the wrongful business practices described above, Plaintiff and the members of 90. the Class, pursuant to Business and Professions Code § 17203, are entitled to an order enjoining such future wrongful conduct on the part of Defendant and such other orders and judgments which may be necessary to disgorge Defendant's ill-gotten gains and to restore to any person in interest any money paid for the "100% Natural" "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products as a result of the wrongful conduct of Defendant.
- 91. The above-described unlawful business acts and practices of Defendant present a reasonable likelihood of deception to Plaintiff and members of the Class in that Defendant has systematically perpetrated and continues to perpetrate such acts or practices upon members of the Class by means of misleading advertising and marketing.
- 92. WHEREFORE. Plaintiff prays for relief, for herself and for the members of the Class, as set forth below.

IX. **FOURTH CAUSE OF ACTION**

(Business and Professions Code § 17200, et seq. - Unfair Business Acts and Practices)

- 93. Plaintiff repeats each and every allegation contained in the paragraphs above and incorporates such allegations by reference herein.
- Such acts of Defendant, as described above, and each of them, constitute unfair business 94. acts and practices.

Plaintiff, and other members of the Class who purchased any of the "100% Natural" "Nature Valley" crunchy granula bar products or "Nature Valley" chewy-trail-mix bar products suffered a substantial injury by virtue of buying a product they would not have purchased absent Defendant's unfair advertising, by virtue of buying more of these products they would have absent Defendant's unfair advertising, or by paying more for these products than they would have absent

- There is no benefit to consumers or competition by falsely advertising these products. Indeed, the harm to consumers and competition is substantial.
- Plaintiff and other members of the Class who purchased any of the "100% Natural" "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products had no way of reasonably knowing that Defendant's products were not "100% Natural", as labeled and
- Thus, these consumers could not have reasonably avoided the injury each of them suffered.
- The gravity of the consequences of Defendant's conduct as described above outweighs any justification, motive or reason therefore, particularly considering the available legal alternatives which exist in the marketplace, and is immoral, unethical, unscrupulous, offends established public policy or is substantially injurious to Plaintiff and other members of the Class.
- As a result of the business acts and practices described above, Plaintiff and the members of the Class, pursuant to Business and Professions Code § 17203, are entitled to an order enjoining such future wrongful conduct on the part of Defendant, and such other orders and judgments which may be necessary to disgorge Defendant's ill-gotten gains and to restore to any person in interest any money paid for the "100% Natural" "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products as a result of the wrongful conduct of Defendant.
- WHEREFORE, Plaintiff prays for relief, for herself and for the members of the Class, as set

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(Business and Professions Code § 17200, et seq. - Fraudulent Business Acts and Practices)

X. FIFTH CAUSE OF ACTION

- Plaintiff repeats each and every allegation contained in the paragraphs above and incorporates such allegations by reference herein.
- 103. Such acts of Defendant as described above, and each of them, constitute fraudulent business practices under California Business and Professions Code sections § 17200, et seg.
- As more fully described above, the labeling of the "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products is likely to deceive reasonable California purchasers, such as the Plaintiff and the members of the Class.
- 105. Indeed, Plaintiff and other members of the Class were unquestionably deceived into believing the products they purchased were "100% Natural", when in fact, they contained an artificial ingredient, HFCS.
- 106. Said acts are fraudulent business acts and practices.
- This fraud and deception caused Plaintiff and members of the Class to purchase "Nature 107. Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products and Plaintiff and the members of the Class suffered a substantial injury by virtue of buying a product they would not have purchased absent Defendant's unfair advertising, by virtue of buying more of these products they would have absent Defendant's unfair advertising, or by paying more for these products than they would have absent the Defendant's unfair advertising.
- As a result of the business acts and practices described above. Plaintiff and the members of the Class, pursuant to Business and Professions Code § 17203, are entitled to an order enjoining such future wrongful conduct on the part of Defendant, and such other orders and judgments which may be necessary to disgorge Defendant's ill-gotten gains and to restore to any person in interest any money paid for the "Nature Valley" crunchy granola bar products or "Nature Valley" chewytrail-mix bar products at issue as a result of the wrongful conduct of Defendant.
- WHEREFORE, Plaintiff prays for relicf, for herself and for the members of the Class, as set forth below.

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XI. SIXTH CAUSE OF ACTION

(California Civil Code § 1750, et seq. - The Consumers Legal Remedies Act)

(Injunctive and Declarative Relief Only)

- 110. Plaintiff repeats each and every allegation contained in the paragraphs above and incorporates such allegations by reference herein.
- Plaintiff brings this action pursuant to California's Consumer Legal Remedies Act ("CLRA") California Civil Code § 1750, et seg.
- The CLRA provides that "unfair methods of competition and unfair or deceptive acts or practices undertaken by any person in a transaction intended to result or which results in the sale or lease of goods or services to any consumer are unlawful."
- At this time, Plaintiff, for herself and on behalf of the members of the Class, seeks only injunctive relief under the CLRA.
- By this action, Plaintiff seeks to enjoin the unfair, unlawful, and deceptive acts and conduct of the Defendant as more fully described above.
- 115. The "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products at issue are "goods" as defined by the CLRA in California Civil Code § 1761(a).
- 116. Defendant is a "person" as defined by the CLRA in California Civil Code § 1761(c).
- Plaintiff and the members of the Class are "consumers" as defined by the CLRA in 117. California Civil Code § 1761(d).
- The buying of the "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products by Plaintiff and the members of the Class are "transactions" as defined by California Civil Code § 1761(e).
- The mislabeling of the "Nature Valley" crunchy granola bar products or "Nature Valley" 119. chewy-trail-mix bar products is prohibited pursuant to the CLRA, since they are "undertaken by any person in a transaction intended to result or which results in the sale or lease of goods or services to any consumer,"
- Defendant engaged in unfair and deceptive acts declared unlawful by the CLRA by knowingly and intentionally mislabeling the "Nature Valley" crunchy granola bar products or

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"Nature Valley" chewy-trail-mix bar products as "100% Natural" when in fact these products contain HFCS, an artificial ingredient that does not naturally occur.

- This unfair and deceptive conduct is a violation of California Civil Code § 1770(a)(5), which prohibits "Representing that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities which they do not have or that a person has a sponsorship, approval, status, affiliation, or connection which he or she does not have."
- This unfair and deceptive conduct is also a violation of California Civil Code § 1770(a)(7) which prohibits: "Representing that goods or services are of a particular standard, quality, or grade, or that goods are of a particular style or model, if they are of another."
- The Defendant's unfair and deceptive acts and conduct have violated, and continue to violate, California's Consumers Legal Remedies Act, Civil Code § 1750, et seq., because they extend to transactions that are intended to result, or have resulted, in the sale or lease of goods or services to consumers, including the Plaintiff and the members of the Class.
- 124. As a direct and proximate cause of Defendant's unfair and deceptive acts or practices, Plaintiff and the members of the Class have suffered damages in that they purchased misbranded products they would not have bought, purchased more of these products than they would otherwise have bought, or that they paid more for these products than they would have if these products had been honestly advertised and labeled.
- Plaintiff and the members of the Class seek the following relief under the CLRA for the unfair and deceptive acts and conduct of the Defendant:
- a. Preliminary and permanent injunctive relief against the Defendant's unfair and deceptive acts and conduct.
- In addition, contemporaneously with the filing of this action. Plaintiff served the Defendant. by certified mail return receipt requested, with notice and demand to correct, repair, replace or otherwise rectify the unlawful, unfair, false and deceptive practices complained of herein, as required by the CLRA in California Civil Code § 1782.

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- C. For a preliminary and permanent injunction enjoining Defendant from advertising, representing, or otherwise holding out for sale within the State of California, any products which contain HFCS as being "100% Natural";
- D. An Order requiring Defendant to provide a form of corrective advertising designed to correct the misrepresentations, misstatements and omissions made in the marketing, advertising, packaging and other promotional materials related to its "100% Natural" "Nature Valley" crunchy granola bar products or "Nature Valley" chewy-trail-mix bar products;
- E. For a judgment of the Court to restore, by way of restitution, refund or reimbursement, to any person in interest, any money acquired by means of Defendant's untrue, deceptive or misleading advertising and/or unfair, unlawful or fraudulent business acts and practices described herein;
- F. Disgorgement of the excessive and ill-gotten monies obtained by Defendant as a result of the untrue and misleading advertising and unlawful, unfair or fraudulent business acts and practices described herein;

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Document 3

⊫iled 08/20/2008 Page 37 of 54

Case 3:08-cv-01532-L-LSP

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO
STREET ADDRESS: 325 S. Meirose
MAILING ADDRESS: 325 S. Meirose
CITY AND ZIP CODE: Viata, CA 92081
BRANCH NAME: North County
TELEPHONE NUMBER: (760) 806-6347

PLAINTIFF(S) / PETITIONER(S): Erin Wright

DEFENDANT(S) / RESPONDENT(S): General Mills, Inc.

WRIGHT VS. GENERAL MILLS, INC.

NOTICE OF CASE ASSIGNMENT

CASE NUMBER:

37-2008-00054977-CU-BT-NC

Judge: Michael B. Orfield

Department: N-28

COMPLAINT/PETITION FILED: 06/04/2008

CASES ASSIGNED TO THE PROBATE DIVISION ARE NOT REQUIRED TO COMPLY WITH THE CIVIL REQUIREMENTS LISTED BELOW

IT IS THE DUTY OF EACH PLAINTIFF (AND CROSS-COMPLAINANT) TO SERVE A COPY OF THIS NOTICE WITH THE COMPLAINT (AND CROSS-COMPLAINT).

ALL COUNSEL WILL BE EXPECTED TO BE FAMILIAR WITH SUPERIOR COURT RULES WHICH HAVE BEEN PUBLISHED AS DIVISION II, AND WILL BE STRICTLY ENFORCED.

- **TIME STANDARDS:** The following timeframes apply to general civil cases and must be adhered to unless you have requested and been granted an extension of time. General civil consists of all cases except: Small claims appeals, petitions, and unlawful detainers.
- COMPLAINTS: Complaints must be served on all named defendants, and a CERTIFICATE OF SERVICE (SDSC CIV-345) filed within 60 days of filing. This is a mandatory document and may not be substituted by the filing of any other document.
- **DEFENDANT'S APPEARANCE:** Defendant must generally appear within 30 days of service of the complaint. (Plaintiff may stipulate to no more than a 15 day extension which must be in writing and filed with the Court.)
- **DEFAULT:** If the defendant has not generally appeared and no extension has been granted, the plaintiff must request default within 45 days of the filing of the Certificate of Service.

THE COURT ENCOURAGES YOU TO CONSIDER UTILIZING VARIOUS ALTERNATIVES TO LITIGATION, INCLUDING MEDIATION AND ARBITRATION, PRIOR TO THE CASE MANAGEMENT CONFERENCE. MEDIATION SERVICES ARE AVAILABLE UNDER THE DISPUTE RESOLUTION PROGRAMS ACT AND OTHER PROVIDERS. SEE ADR INFORMATION PACKET AND STIPULATION.

YOU MAY ALSO BE ORDERED TO PARTICIPATE IN ARBITRATION PURSUANT TO CCP 1141.10 AT THE CASE MANAGEMENT CONFERENCE. THE FEE FOR THESE SERVICES WILL BE PAID BY THE COURT IF ALL PARTIES HAVE APPEARED IN THE CASE AND THE COURT ORDERS THE CASE TO ARBITRATION PURSUANT TO CCP 1141.10. THE CASE MANAGEMENT CONFERENCE WILL BE CANCELLED IF YOU FILE FORM SDSC CIV-359 PRIOR TO THAT HEARING

SDSC CIV-721 (Rev. 11-06)

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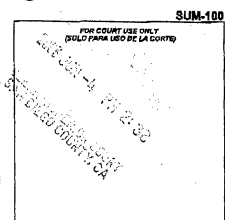
SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

GENERAL MILLS, INC., and DOES 1 through 100.

YOU ARE BEING SUED BY PLAINTIFF: (LO ESTÁ DEMANDANDO EL DEMANDANTE):

ERIN WRIGHT, individually and as Class Representative of and for all those similarly situated.



You have 30 CALENDAR DAYS effer this summons and legal papers are surved on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Soft-Help Center (www.courtinfo.ca.gov/selfnelp), your county law library, or the courtheuse intornation at the California Courts Online Scir-Help Center (www.courtimo.ca.govsennap), your county law uprary, or one courtnouse nearest you. If you cannot pay the filling fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an atterney right away, if you do not know an atterney, you may want to call an atterney referral service. If you cannot afford an atterney, you may be eligible for free legal services from a nonprofit legal services

program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Holp Center (www.courtinfo.ca.gov/selfitelp), or by contacting your local court or county bar association

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si deser que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar pera su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de les Cortes de California (www.courtinfo.ca.gov/selfhelp/espanol/), en la biblioteca de layes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le de un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corto le podrá quitar su sueldo, dinero y blenes sin més advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoca a un abogado, puede llamer a un servicio de remisión a ebogados. Si no puede pagar a un abogado, es posible que cumple con los requisitos pera obtener servicios legales gratuitos de un programa do scryicios legales sin finas de lucro. Puede encontrar estos grupos sin finas de lucro en el sitio web di California Logal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (WWW.Courtinfo.cs.pov/salfhnip/espanol/) o noniéna

The name and address of the court is:	
(El nombre y dirección de la corte es):	CASE NUM 27-2008-00054977-CU-BT-NC
San Diego Superior Court - North Cou	inty Division
Vista Regional Center	
325 S. Melrosc Dr., Vista, CA 92083	
The name, address, and telephone number of p	elaintiff's attorney, or plaintiff without an attorney, is: o del abogado del demandante, o del demandante que no tiene abogado, es): 71-2707 / Fax: (310) 472-7014
McNULTY LAW FIRM, 827 Moraga	Drive Los Angeles CA 90049 ()
DATE: JUN 0 4 2008 (Fecha)	Clerk, by Clerk (Adjusto)
(For proof of service of this summons, use Proo	f of Service of Summons (form POS-848).)
(Para pruena de entrega de esta citatron use el	formulario Proof of Service of Summons, (POS-010)).
(SEA.) 1. as an	HE PERSON SERVED: You are served individual defendant.
2. as the	e person sued under the fictitious name of (specify);
3 On he	half of (enective)

(SEA.)	as an individual defendant. as the person sued under the fictitious name of (specify);
AND CAME OF CALLED	ander: CCP 415.10 (corporation) CCP 416.60 (minor) CCP 415.20 (defunct corporation) CCP 416.70 (conservatee) CCP 415.40 (association or partnership) CCP 416.90 (authorized person) other (specify); by personal delivery on (deta):

Form Adopted for Mandatory List Judicial Council of California SUM-100 [Rov. January 1, 2004]

SUMMONS

Code of Civil Procedure 59 412,20, 465 American Legalitet, Inc.

Page 1 of 1

ORIGINAL

		CM-010
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Stille Bar in	umber, and address),	FOR COURT USE ONLY
Brett L. Rosenthal, Esq. (SBN 230154)	•	- SANDER CO. 30
MeNULTY LAW FIRM 827 Moraga Drive, Los Angeles, CA 90049		
TELEPHONE NO.: (310) 471-2707	FAX NO. (310) 472-7014	
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Sa	n Diego	
STREET ADDRESS: 325 S, MCITOSC Dr. MAILING ADDRESS:		
CITY AND ZIP CODE: Vista, CA 92083	•	
BRANCH NAME, North County Divisio	n.	
CASE NAME:		
ERIN WRIGHT vs. GENERAL MIL	LS, INC., et al.	
CIVIL CASE COVER SHEET	Complex Case Designation	CASE NUMBER:
✓ Unlimited Limited	Counter Joinder	37-2008-00054977-CU-BT-NC
(Amount (Amount demanded is	Filed with first appearance by defend	JUDGE:
exceeds \$25,000) \$25,000 or less)	(Cal. Rules of Court, rule 3,402)	DEPT:
Items 1–6 bek	ow must be completed (see instructions o	n page 2).
1. Check one box below for the case type that		BY FA
Auto Tort	Contract F	Provisionally Complex Civil Litigation Cal. Rules of Court, rules 3.400-3.403)
Auto (22) Uninsured motorist (46)	Rule 3,740 collections (09)	Antibus/Trade regulation (03)
Other PI/PD/WD (Personal Injury/Property	Other collections (09)	Construction defect (10)
Damage/Wrongful Death) Tort	Insurance coverage (18)	Mass tort (40)
Asbestos (04)	Other contract (37)	Securities (10gation (28)
Product liability (24)	Real Property	Environmental/Toxic tort (30)
Medical malpractice (45)	Eminent domain/Inverse condemnation (14)	Insurance coverage claims arising from the
Other PVPD/WD (23) Non-PVPD/WD (Other) Tort	Wrongful eviction (33)	above listed provisionally complex case types (41)
Business torounfair business practice (07)		Enforcement of Judgment
Civil rights (38)	Unlawful Detainer	Enforcement of judgment (20)
Defamation (13)	Commercial (31)	Miscollaneous Civil Compiaint
Fraud (16)	Residential (32)	RICO (27)
intellectual property (19)	Drugs (38)	Other complaint (not specified above) (42)
Professional negligence (25)	Judicial Review	Riscollaneous Civil Polition
United States Other non-PI/PD/WD tort (35) Employment	Asset forfeiture (05)	Partnership and corporate governance (21)
Wrongful termination (36)	Petition re; arbitration award (11) Writ of mandate (02)	Other petition (not specified above) (43)
Other employment (15)	Other judicial review (39)	
2. This case is vis not come	lex under rule 3.400 of the California Rul	es of Court. If the case is complex, mark the
factors requiring exceptional judicial mana-	gement:	os at coast. If the base is complex, mark the
a. Large number of separately repres	.,	of witnesses
b. Extensive motion practice raising		with related actions pending in one or more courts
issues that will be time-consuming		es, states, or countries, or in a federal court
c Substantial amount of documental	- · · · · · · · · · · · · · · · · · · ·	stjudgment judicial supervision
3. Remedies sought (check all that apply): a.	monetary b. I nonmonetary; de	ectaratory or injunctive relief c. punitive
4. Number of causes of action (specify);		
5. This case is is not a clas	s action suit.	
6. If there are any known related cases, file a	nd serve a notice of related case. (You m	ay use form CM-015.)
Date: June 3, 2008	\mathcal{T}	
(TYPE OR PRINT NAME)		3/3
	NOTICE	PATURE OF PARTY OR ATTORNEY FOR PARTY)
Plaintiff must file this cover sheet with the figure and the Probate Code, Family Code, or leading to the Probate Code.	ref namer filed in the action or pro	(except small claims cases or cases filed
		s of Court, rule 3.220.) Failure to file may result
• File this cover sheet in addition to any cove	r sheet required by local court rule.	
 If this case is complex under rule 3,400 et a other parties to the action or proceeding. 	seq. of the California Rules of Court, you	must serve a copy of this cover sheet on all
Unless this is a collections case under rule		
Form Adapted for Mandatory Upe	The state of the s	Page 1 of 2
Judicial Council of California CM-010 [Rev. July 1, 2007]	CIVIL CASE COVER SHEET	Cal. Rulos of Court, rules 2.30, 3.220, 3.400-3.403, 3.740; Cal. Standards of Judical Administration, etc. 3.10
Annual Colors and of Page 1.	· · ·	www.courthio.cs.gov

ORIGINAL

CERTIFICATE OF SERVICE

I, Carla Durkee, declare as follows:

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I am employed in the County of Orange, State of California; I am over the age of eighteen years and am not a party to this action; my business address is 3161 Michelson Drive, Irvine, CA 92612-4412 in said County and State. On August 20, 2008, I served the following document(s):

DEFENDANT GENERAL MILLS, INC.'S NOTICE OF REMOVAL OF ACTION PURSUANT TO 28 U.S.C. §§ 1332, 1441

on the parties stated below, by placing a true copy thereof in an envelope addressed as shown below by the following means of service:

McNulty Law Firm
Peter J. McNulty

Brett L. Rosenthal
827 Moraga Drive
Los Angeles, CA 90049
Phone: (310) 471-2707
Fax: (310) 472-7014

VIA HAND DELIVERY

Angwin Law Firm
Edward E. Angwin
2229 First Avenue North
Birmingham, Alabama 35203
Phone: (205) 241-9608

Attorneys for Plaintiff

VIA UPS NEXT DAY AIR

Jackson & Tucker PC
K. Steven Jackson
Joseph L. Tucker
2229 First Avenue North
Birmingham Alabama 35203
Phone: (205) 252-3535

Attorneys for Plaintiff

VIA UPS NEXT DAY AIR

Law Office of Anna Dean Farmer, P.C.

Anna Dean Farmer

440 Louisiana Suite 900

440 Louisiana, Suite 900 Houston, Texas 77002 Phone: (713) 965-0095

26 VIA UPS NEXT DAY AIR

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	1	<u>.</u>		ert Law Firm	Attorneys for Plaintiff				
	2		2223 Che	er K. Gilbert shire Lane	2 Conicys for 1 familiff				
	3			Texas 77018 832) 541-3737					
	4		VIA UPS	NEXT DAY AIR					
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	6		BY MAIL: I p	placed a true copy in a se	ealed envelope addressed as indicated above, on the above-mentioned date. I				
	7 8		U:S. Postal Ser- service is presu	vice on that same day in med invalid if postal can	collection and processing correspondence for mailing. It is deposited with the the ordinary course of business. I am aware that on motion of party served, neellation date or postage meter date is more than one day after date of				
	1		deposit for mail						
	9		BY E-MAIL:	I e-mailed a true copy ad	ddressed as indicated in the attached Service List, on the above-mentioned				
	11	X	BY PERSONA address[es] show date.	L SERVICE: I placed wn and giving same to a	a true copy in a sealed envelope addressed to each person[s] named at the messenger for personal delivery before 5:00 p.m. on the above-mentioned				
	12								
	13		be transmitted b	by facsimile machine, to	the parties and numbers indicated above, pursuant to Rule 2008. The Rule 2003(3) and no error was reported by the machine. Pursuant to				
	14		Rule 2008(e)(4)), I caused the machine to of this declaration.	to print a transmission record of the transmission, a copy of which is attached				
	15	X		•	ove-mentioned date. I placed a true copy of the above montioned				
	16	٠	BY UPS NEXT DAY AIR: On the above-mentioned date, I placed a true copy of the above-mentioned document(s), together with an unsigned copy of this declaration, in a sealed envelope or package designated by t United Parcel Service with delivery fees paid or provided for, addressed to the person(s) as indicated above and deposited same in a box or other facility regularly maintained by United Parcel Service or delivered same to an						
	17		authorized cour	ier or driver authorized t	by United Parcel Service to receive documents.				
	18 19	X	I am employed i	in the office of Gail E. L ed on recycled paper.	Lees, a member of the bar of this court, and that the foregoing document(s)				
	20		(STATE)	I declare under penalty true and correct.	y of perjury under the laws of the State of California that the foregoing is				
	21	\boxtimes	(FEDERAL)	I declare under penalt	y of perjury that the foregoing is true and correct.				
	22	المجاد			y our polyment and actor going to true unit correct.				
	23		Executed or	n August 20, 2008.					
	24				Carle Dun				
	25		•		Carla Durkee				
	26	10050	03014_1.DOC	•					
	27		·						
	28								
· .					35				
Gibson, I Crutcher			ENDANT GENE	RAL MILLS, INC.'S	Case No. 08cv				



FILED GAIL E. LEES, SBN 90363 1 GLees@gibsondunn.com 2 CHRISTOPHER CHORBA, SBN 216692 2008 AUG 20 AM 9: 49 CChorba@gibsondunn.com BRYAN E. SMITH, SBN 239467
BSmith@gibsondunn.com
GIBSON, DUNN & CRUTCHER LLP
333 South Grand Avenue 3 CLERK US DISTRICT OF CAUPORTER 4 .DEPUTY Los Angeles, California 90071-3197 Telephone: (213) 229-7000 Facsimile: (213) 229-7520 5 6 Attorneys for Defendant GENERAL MILLS, INC. 7 8 9 10 UNITED STATES DISTRICT COURT 11 SOUTHERN DISTRICT OF CALIFORNIA 08 CV 1532 L LSP 12 13 ERIN WRIGHT, CASE NO. 14 Plaintiff, CLASS ACTION 15 DEFENDANT GENERAL MILLS, V. 16 INC.'S NOTICE OF PARTY WITH GENERAL MILLS, INC., FINANCIAL INTEREST 17 Defendant. 18 [Civil Rule 40.2; Fed. R. Civ. P. 7.1] 19 20 21 22 23 24 25 26

Gibson, Dunn & Crutcher LLP

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Gibson, Dunn & Crutcher LLP

Phone: (713) 965-0095

VIA UPS NEXT DAY AIR 26

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Gibson, Dunn & Crutcher LLP

DEFENDANT GENERAL MILLS, INC.'S NOTICE OF PARTY WITH FINANCIAL INTEREST PURSUANT TO CIVIL RULE 40.2

08cv

		Ca	se 3:08-cv-0	1532-L-LSP	Document 3	Filed 08/20/2008	Page 46 of 54		
	1 2		Christoph 2223 Che	ert Law Firm er K. Gilbert shire Lane		Attorneys	For Plaintiff		
	.3			Texas 77018 332) 541-3737					
	4		VIA UPS	NEXT DAY A	IR .		· .		
	5				,		•		
	6		BY MAIL: I p	laced a true copy	in a sealed envelope	addressed as indicated abo	ve, on the above-mentioned da	ite. I	
	7		U.S. Postal Ser	vice on that same	day in the ordinary c	ourse of business. I am aw	for mailing. It is deposited wit are that on motion of party ser-	h the ved,	
	8		deposit for mail	ling in affidavit.	star cancenation date	or postage meter date is m	ore than one day after date of		
	9		BY E-MAIL: date.	I e-mailed a true o	copy addressed as inc	licated in the attached Serv	ice List, on the above-mentione	ed ·	
	10	X		I SPDVICE, I	nlaged a two comes in	a maniful accounts.			
	11		address[es] sho	wn and giving sar	ne to a messenger for	r personal delivery before 5	ed to each person[s] named at the control of the co	he led	
	12			E. From faceim	ile number (040) 451	-1220 at	ı., I caused each such documen		
	13		be transmitted b	y facsimile mach	ine, to the parties and	I numbers indicated above.	pursuant to Rule 2008. The	t to	
	14		facsimile machine I used complied with Rule 2003(3) and no error was reported by the machine. Pursuan Rule 2008(e)(4), I caused the machine to print a transmission record of the transmission, a copy of which to the original of this declaration.						
	15	X				l date. I placed a true conv	of the above-mentioned		
	16		BY UPS NEXT DAY AIR: On the above-mentioned date, I placed a true copy of the above-mentioned document(s), together with an unsigned copy of this declaration, in a sealed envelope or package designate United Parcel Service with delivery fees paid or provided for, addressed to the person(s) as indicated above						
	17		deposited same	in a box or other	facility regularly mai	ntained by United Parcel S cel Service to receive docur	ervice or delivered same to an		
	18 19	X	I am employed		ail E. Lees, a member		d that the foregoing document(s)	
	20		(STATE)	I declare under	penalty of perjury ur	nder the laws of the State of	California that the foregoing is	S	
	21	X	(FEDERAL)	true and correct					
	22		(FEDERAL)	i declare under	penanty of perjury in	at the foregoing is true and	correct.		
	23		Executed or	n August 20, 20	08.				
	24					orly L	Tun	•	
	25					Carla	Durkee	-	
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Gibson,				·		.4			
Crutcher	LLP	DEF WIT	ENDANT GENE H FINANCIAL I	RAL MILLS, INC NTEREST PURS	C.'S NOTICE OF PA UANT TO CIVIL R	ARTY ULE 40.2	08cv_	<u> </u>	
	11		•				A-46		

IS 44 (Rev. 12/07) The JS 44 civil cover sheet and the local rules of court. This for	he information contained he	CIVIL rein neither replace r	CON nor suppre	ROF	and the service of	pleading	es or other papers a	s required by	aw. excen	t as provided
by local rules of court. This form the civil docket sheet. (SEE INS	IN TANDLOSCO DA MIC 1001CISI	Contelence of the C	muca Siar	es in September 197	4, is requ	ired for	the use of the Clerk	of Court for	the purpose	of initiating
I. (a) PLAINTIFFS				DEFENDAN	ITS			<u> </u>		
ERIN WRIGHT, individual those similarly situated	GENERAL N	AILLS,	ID COE	FAUG 20 1	Tough 100		ΛΥ			
	of First Listed Plaintiff <u>Sa</u> PT IN U.S. PLAINTIFF CA			County of Reside	2	ANG DE	M Defendant i ALANG TAP CAS ATION CASES, USE	ÉS ÓNE (A)	i bià ION OR THE	
(c) Attorney's (Firm Nar McNULTY LAW FIRM Peter J. McNulty, Esq. SE 827 Moraga Drive Los Angeles, CA 90049	Attorneys (If Kn. GAIL E. LEE GIBSON, DU 333 South Gr Los Angeles,	own) ES, SBN INN & and Av	VED. 19036: CRUT enue	UÖ () 3 CHER LLP	V 3.5	<i>\$</i> 2	L LS			
Telephone: 310.471.2707	7			Telephone: (2						
II. BASIS OF JURISDI	CTION (Place an "X" in C	One Box Only)	m. c	ITIZENSHIP ((For Diversity Cas	OF PRI	NCIP	AL PARTIES	(Place an "X" and One Box		
U.S. Government Plaintiff	3 Federal Question (U.S. Government No	ot a Party)	Cit	izen of This State	PTF I	DEF 1	Incorporated or Print of Business In		PTF □ 4	DEF 4
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of	「Parties in Item III)	Cit	izen of Another State	□ 2	□ 2	Incorporated and Proof Business In		□ 5	፟ 5
				izen or Subject of a Foreign Country	□ 3	□ 3	Foreign Nation		□ 6	□ 6
IV. NATURE OF SUIT CONTRACT		y) ORTS	F	FORFEITURE/PE	PRIAT TEN	,	A BUILD VIDEON			
110 Insurance	PERSONAL INJURY	PERSONAL IN.		610 Agriculture	LIVALIY	_	Appeal 28 USC 158		ER STAT	
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	362 Personal Inj		620 Other Food & 625 Drug Related			Withdrawal	410 Anti	trust	
140 Negotiable Instrument	Liability	Med. Malpr 365 Personal Inj	шу	of Property 2			28 USC 157	430 Ban 450 Com	ks and Banki unerce	ing
150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Product Lial	oility	630 Liquor Laws		PRO	PERTY RIGHTS	460 Dep	ortation	
151 Medicare Act 152 Recovery of Defaulted	330 Federal Employers'	368 Asbestos Pe Injury Produ		640 R.R. & Truck 650 Airline Regs.			Copyrights		keteer Influe: upt Organiz:	
152 Recovery of Defaulted	Liability	Liability	į.	660 Occupational			Patent Trademark	480 Con	sumer Credit	
Student Loans (Excl. Veterans)	340 Marine 345 Marine Product	PERSONAL PRO		Safety/Health 690 Other		J 470	a i a document	490 Cabi	le/Sat TV ctive Service	_
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of Veteran's Benefits 160 Stockholders' Suits	350 Motor Vehicle	380 Other Person		LABOR			IAL SECURITY	Exc	hange	
190 Other Contract	355 Motor Vehicle Product Liability	Property Dat 385 Property Dat	mage L	710 Fair Labor Sta Act	ndards		HIA (1395ff) Black Lung (923)		omer Challe JSC 3410	nge
195 Contract Product Liability	360 Other Personal Injury	Product Lish	oility	720 Labor/Mgmt.		863	DIWC/DIWW (405()	g)) 🔀 890 Othe	r Statutory A	Actions
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	441 Voting	510 Motions to V		740 Railway Labor		. 803	RSI (405(g))		ronmental M	
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210 Land Condemnation 220 Foreclosure 230 Renl Lease & Ejectment 240 Torts to Land	443 Housing/	Habeas Corpus:	·	Security Act			RAL TAX SUITS	 -	dom of Infor	mation '
245 Tort Product Liability	Accommodations 444 Welfare	530 General 535 Death Penalt	v I	•			Taxes (U.S. Plaintiff or Defendant)	□ 900Арре	al of Fee De	
245 Tort Product Liability 290 All Other Real Property	445 Amer. w/Disabilities -	540 Mandamus &		IMMIGRATI	ON	871 1	RS-Third Party		er Equal Acc estice	ess
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	Other		L	_ 463 Habeas Corpus Alien Detained				State	Statutes	•
	440 Other Civil Rights		jc	465 Other Immigra						
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	Cite the U.S. Civil St 28 U.S.C. § 1332	?, § 1441(a), and	ou are fil	ing (Do not cite ju 3	risdictio	nal statı	otes unless diversi	ity):	gment	
VI. CAUSE OF ACTIO	Prief description of c Class action alleg seq.		of Califo	ornia Bus. & Pro	of. Cod	e § 172	200, § 17500, a	nd Civ. Co	de § 175	0 et
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS UNDER F.R.C.P. 23		N DI	EMAND \$5,000,0	00.00	ther		S only if dema		
VIII. RELATED CASE(IF ANY	(S) (See instructions):		reli					ANU: D	Yes 🛚	No
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August 20, 2008		SIGNATURE OF	ATTORN		1	500	E. Leon BE	. l		
FOR OFFICE USE ONLY				Gail E. Lees		aux ?	2002 85	<u>্য</u>		
	1017.00							l Am	ericae I acaire	Not Inc

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- I. (a) Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553

Brief Description: Unauthorized reception of cable service

VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS 44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

Gibson, Dunn & Crutcher LLP

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	Ca	ase 3:08-cv-0	1532-L-LSP	Document 3	Filed 08/20/2008	Page 50 of 54
1 2		Christopl	ert Law Firm ner K. Gilbert eshire Lane		Attorneys i	or Plaintiff
3		Houston,	Texas 77018 832) 541-3737			,
4		VIA UPS	NEXT DAY A	IR		
5						
6		BY MAIL: Ip	laced a true copy:	in a sealed envelope	addressed as indicated abo	ve, on the above-mentioned date. I
7		am familiar wit	h the firm's practic	ce of collection and p	processing correspondence	for mailing. It is deposited with the vare that on motion of party served,
. 8		service is presu	med invalid if pos ing in affidavit.	tal cancellation date	or postage meter date is m	ore than one day after date of
9		BY E-MAIL:	l e-mailed a true c	opy addressed as ind	icated in the attached Serv	ice List, on the above-mentioned
10	ļ		I CEDITOR I			
11	X	address[es] showdate.	L SERVICE: 11 wn and giving san	placed a true copy in ne to a messenger for	a sealed envelope addresse personal delivery before s	ed to each person[s] named at the 5:00 p.m. on the above-mentioned
12		BY FACSIMII	LE: From facsimi	le number (949) 451.	-4220 at a m /n m	L, I caused each such document to
13		be transmitted b	y facsimile machi	ine, to the parties and	numbers indicated above.	pursuant to Rule 2008. The by the machine. Pursuant to
14	•	Rule 2008(e)(4) to the original o	mission, a copy of which is attached			
15	X	•			date, I placed a true copy	of the above-mentioned
16	-	document(s), to	gether with an uns	signed copy of this de	eclaration, in a sealed enve	lope or package designated by the erson(s) as indicated above and
17		deposited same	in a box or other f	facility regularly mai	ntained by United Parcel S el Service to receive docur	ervice or delivered same to an
18	X	I am employed	in the office of Ga	il E. Lees, a member	of the bar of this court, an	d that the foregoing document(s)
19		was(were) print	ed on recycled pap	per.	ŕ	
20		(STATE)	I declare under true and correct	penalty of perjury un	der the laws of the State of	California that the foregoing is
21	X	(FEDERAL)	I declare under	penalty of perjury tha	nt the foregoing is true and	correct.
22		Executed or	1 August 20, 20	08		
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24					ma Du	nh
25					Carla	Durkee
26		i e	. •			•
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Olhana Burra						
Gibson, Dunn & Crutcher LLP		. •	·		4	
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Gibson, Dunn & Crutcher LLP Attorney for Plaintiff

Law Office of Anna Dean Farmer, P.C.

Anna Dean Farmer 440 Louisiana, Suite 900

Houston, Texas 77002 Phone: (713) 965-0095

VIA UPS NEXT DAY AIR

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. 1	ı		oert Law Firm her K. Gilbert	Attorneys for Plaintiff			
2		2223 Ch	eshire Lane				
3	3		, Texas 77018 (832) 541-3737				
4	1	VIA UPS	S NEXT DAY AIR				
5	5						
6	⁵ □	BY MAIL: I	placed a true copy in a sea	led envelope addressed as indicated above, on the above-mentioned date. I			
7		U.S. Postal Ser service is presu	vice on that same day in the	llection and processing correspondence for mailing. It is deposited with the he ordinary course of business. I am aware that on motion of party served, rellation date or postage meter date is more than one day after date of			
9)	_	-				
10		address[es] sho	own and giving same to a r	true copy in a sealed envelope addressed to each person[s] named at the nessenger for personal delivery before 5:00 p.m. on the above-mentioned			
11		BY FAX: From	m fax number (949) 451-4	220, at a.m./p.m., I caused each such document to be transmitted			
12	:	machine that I	used complied with Rule 2	rs indicated above, under California Rules of Court, Rule 2.306. The fax 2.301 and no error was reported by the machine. Under Rule 2.306, I			
13		this declaration	inne to print a transmission.	n record of the transmission, a copy of which is attached to the original of			
14							
15		United Parcel S	Service with delivery fees t	opy of this declaration, in a sealed envelope or package designated by the paid or provided for, addressed to the person(s) as indicated above and			
16	· -	authorized cour	rier or driver authorized by	regularly maintained by United Parcel Service or delivered same to an United Parcel Service to receive documents.			
·17	,	I am employed was(were) print	in the office of Gail E. Le ted on recycled paper.	es, a member of the bar of this court, and that the foregoing document(s)			
18	×	(STATE)	I declare under penalty	of perjury under the laws of the State of California that the foregoing is			
19			true and correct.				
20		(FEDERAL)	I declare under penalty	of perjury that the foregoing is true and correct.			
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Gibson, Dunn & Crutcher LLP	-		DEED AND CON	ED AL MULCI DIGUIS NOTICE OF THE STATE OF TH			
	II		DEFENDANT GEN	ERAL MILLS, INC.'S NOTICE OF REMOVAL			

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CERTIFICATE OF SERVICE

3 I, Carla Durkee, declare as follows:

I am employed in the County of Orange, State of California; I am over the age of eighteen years and am not a party to this action; my business address is 3161 Michelson Drive, Irvine, California 92612-4412, in said County and State.

I hereby certify that on August 20, 2008, the attached document was electronically transmitted to the Clerk of the Court using the CM/ECF System.

I am employed at the law firm of Christopher Chorba, a member of the bar of this court, and that the foregoing document(s) was(were) printed on recycled paper.

I further certify that copies of the foregoing were sent on August 20, 2008, via HAND DELIVERY to the following party:

McNulty Law Firm

Peter J. McNulty 13

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Brett L. Rosenthal

827 Moraga Drive

Los Angeles, CA 90049 15

> I further certify that copies of the foregoing were sent on August 20, 2008, via **UPS NEXT DAY AIR** to the following parties:

Angwin Law Firm

Edward E. Angwin

2229 First Avenue North

Birmingham, Alabama 35203 21

Jackson & Tucker PC

K. Steven Jackson

Joseph L. Tucker

2229 First Avenue North

Birmingham Alabama 35203

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Law Office of Anna Dean Farmer, P.C. Anna Dean Farmer 440 Louisiana, Suite 900 Houston, Texas 77002 The Gilbert Law Firm Christopher K. Gilbert 2223 Cheshire Lane Houston, Texas 77018 I declare under penalty of perjury that the foregoing is true and correct. Executed on August 20, 2008. 100503238_1.DOC

Document 3

Filed 08/20/2008

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Gibson, Dunn & Crutcher LLP

Case 3:08-cv-01532-L-LSP